1	Those a	are the people involved?	
2	A	Yes.	
3	Q	Okay. And you were president?	
4	A	Yes.	
5	Q	You are still president?	
6	A	Yes.	
7	Q	You have always been president?	
8	A	Yes.	
9	Q	Now, Mr. Stewart, turning to page 7 of the exhibit.	
10	There i	is a map there, isn't there?	
11	A	Yes.	
12	Q	And do you recall having seen this map before?	
13	A	Yes.	
14	Q	Do you know how this map came to be a part of the	
15	application?		
16	A	It has the longitude and latitude on it.	
17	Q	Okay. The longitude and latitude of the proposed	
18	tower?	Right?	
19	A	That is correct.	
20	Q	Okay. Now looking at this map, what is your under-	
21	standir	ng from looking at this map as to the residential or	
22	commerc	cial or rural nature of the property on which you are	
23	proposi	ing your tower site?	
24	A	I knew so little about it that I really didn't know	
25	that it	would interfere with anything.	

Okay. Well, that wasn't really my question. 1 getting in that direction. You are anticipating where I am 2 3 going, but the question that I had was: Looking at this map, is there any way to tell? 4 This was a -- Butler County is not zoned. Α 5 6 Okay. My question really is focusing on this. Somebody is going to be looking at this map and making a deter-7 8 mination whether this is an appropriate site for a radio 9 Now in looking at this map, is there something here 10 that in your view would let a person examining this map know 11 whether the transmitter site is going to be located in a residential area, a rural area, a commercial area or whatever 12 13 the nature of the area might be? 14 Α This is a rural area. 15 Q Okay. So the map would reflect that this is a rural 16 area? 17 This is a rural area. Α 18 Okay. Now there is another map on page 11. 19 like you to turn to that. Okay. Would the nature of the 20 area, in your estimation, you know, change as a consequence of 21 looking at this map? We are still looking at a rural area, 22 aren't we? 23 A Yes. 24 Now, Mr. Stewart, I would like you to turn to Okay. 25 page 12. And do you see the numbered questions?

1	little bit hard to look at. You have to look at the left-hand
2	margin in order to look at the numbers. Do you see various
3	numbers there beginning with 19 and going to 25?
4	A Yes.
5	Q Okay. I would like to read Question 24.
6	A "If the proposed antenna location is in or near a
7	populated area such exhibit number, a discussion of blanketing
8	steps proposed to remedy an interference which may occur."
9	"Does not apply."
10	Q Okay. Do you know whether that is in fact an accurate
11	answer?
12	A Yes.
13	Q In other words, the area in which the tower is located
14	is not a populated area?
15	A It's rural.
16	JUDGE STIRMER: What do you mean by "rural"?
17	THE WITNESS: The gentleman east of me has horses.
18	Within less than four houses from me has 50-60 hogs.
19	JUDGE STIRMER: Are people living in the area?
20	THE WITNESS: Yes.
21	JUDGE STIRMER: Well, what does a "populated area" mean
22	to you?
23	THE WITNESS: There is a trailer court across from me
24	that has a lagoon that runs down the ditch there. That is
25	rural.

1	JUDGE STIRMER: Well, what is the population within,
2	let's say, a two-and-a-half-mile area of your house?
3	THE WITNESS: I have no idea.
4	JUDGE STIRMER: Well, what did you do to determine
5	whether or not this was a populated area?
6	THE WITNESS: I, Your Honor
7	JUDGE STIRMER: Before you answered "Does not apply"?
8	THE WITNESS: Your Honor, I did not fill this out.
9	JUDGE STIRMER: Did you sign it?
10	THE WITNESS: This was filled out by Kevin Fisher. He
11	had took the maps. He ran the population of this. I had I
12	asked him could it be put there.
13	BY MR. SHOOK:
14	Q Now Mr. Fisher is not from this area, is he?
15	A No.
16	Q Has he ever been to this area?
17	A Not that I know of. He may have.
18	Q Well, I mean, so far as you know, he has no idea how
19	many people live within a two-and-a-half-mile radius of your
20	tower?
21	A The map at that time that he had gave the population.
22	Q Gave the population of what?
23	A Of the surrounding area, apparently. I notice here
24	that it also has dots which are, that he has circled, which
25	represent the houses and things of this nature.
-	·

1	Q Okay. Can you tell me
2	A But he told us how many people was there.
3	Q Well, wait a second. When you talked about the dots or
4	the circles or whatever it was that you were just mentioning,
5	what did you have in mind, and what were you looking at? Are
6	you looking at page 7, or are you looking at page 11?
7	A Eleven. Page seven?
8	Q No, I just wanted to know what page you were looking
9	at. I didn't know.
10	A I am looking at 7.
11	Q Okay. I mean, for all Mr. Fisher knew, the area
12	around, the area within two and a half miles of your tower
13	could have been deserted except for your house, for all he
14	knew?
15	A On page 7, these dots represent houses. They represent
16	houses.
17	Q Did you and Mr. Fisher ever discuss how many of those
18	dots there were and, you know, how many households we are
19	talking about and how many people live there?
20	A Not that I recall.
21	Q You did review your application, though, prior to your
22	signing it and submitting it to the FCC, did you not?
23	A I probably read it, but what I meant I did not know. I
24	was a farmer. I was not a radio personality.
25	Q Uh-huh.

1	A I was taking other people's words for the need.
2	Q Okay. The need for what? The need for a radio sta-
3	tion?
4	(Pause.)
5	JUDGE STIRMER: Do you have counsel's question in mind,
6	Mr. Stewart?
7	THE WITNESS: Sir?
8	JUDGE STIRMER: Do you have his question in mind?
9	THE WITNESS: What was the question?
10	BY MR. SHOOK:
11	Q Okay. You made reference to needs, needs of the area.
12	I just wanted to understand what it was that you were talking
13	about.
14	A As, this was the property that I owned.
15	Q Correct.
16	A And this was all I owned. I had no money to buy
17	anywhere else.
18	Q Now you are going to be putting up a radio station,
19	though, right? And that radio station was going to cost you
20	approximately how much money to put up? I mean, you had a
21	budget? Right?
22	A No.
23	Q You didn't have a budget?
24	A No.
25	JUDGE STIRMER: Well, what did you think? That you

1	could put up a radio station without any money? Was that your
2	thinking?
3	THE WITNESS: Well, at this time I was worth several
4	when we put in the application, I was worth several, more
5	than 1 million dollars.
6	JUDGE STIRMER: Well, why did you say that you didn't
7	have any money to buy a piece of land to put a tower up in a
8	rural area?
9	THE WITNESS: Because I didn't.
10	JUDGE STIRMER: I thought you just said that you had
11	more than \$1 million.
12	THE WITNESS: But I had sold it.
13	JUDGE STIRMER: You had sold the million dollars?
14	THE WITNESS: It was all owed to Metropolitan.
15	JUDGE STIRMER: What is that, sir?
16	THE WITNESS: It was all owed to the Metropolitan
17	Insurance Company.
18	MR. SHOOK: Okay. Maybe we can clarify this.
19	BY MR. SHOOK:
20	Q What available money did you have to build a radio
21	station when you submitted this application?
22	A I had my retirement.
23	Q And what was that retirement going to pay?
24	A The retirement was \$750,000.
25	Q And where was that retirement money coming from?

1	A It was coming monthly from the property that I had
2	sold.
3	Q Okay. And does it still come monthly?
4	A No.
5	Q When did that situation change?
6	MR. DUNNE: Objection, Your Honor. What does that have
7	to do with the issues?
8	JUDGE STIRMER: I would like to sustain your objection,
9	but I don't understand the witness's testimony, Mr. Dunne. I
10	really don't. He makes reference just a moment ago to several
11	million dollars that he had, and then he tells me that he has
12	no money to do things. I really don't understand it, and I
13	would like clarification.
14	MR. DUNNE: Yes, Your Honor. May we go off the record
15	for just a moment, Your Honor?
16	JUDGE STIRMER: All right. Off the record.
17	(Off the record.)
18	(Back on the record.)
19	JUDGE STIRMER: On the record. I would second
20	counsel's remarks, Mr. Stewart. Just try and pay attention to
21	the question that is asked of you and answer that question to
22	the best of your ability. Don't volunteer any additional
23	information.
24	MR. SHOOK: Okay. Your Honor, if I could, I would like
25	to clarify this money situation.

1	ł	JUDGE STIRMER: All right, if you can. Go right ahead,
2	please	
3		MR. SHOOK: I will attempt it anyway.
4		BY MR. SHOOK:
5	Q	Okay. Mr. Stewart, it is now March of 1987. You are
6	applyi	ng to the FCC to build a radio station. What is your
7	financ:	ial situation at this point?
8	A	Good.
9	Q	Okay. And why would you say it was good?
10	A	I was receiving at this time \$1,000 per month as
11	income	
12	Q	Okay. One thousand dollars per month?
13	A	A week. A week, I mean. A week.
14	Q	Okay. One thousand dollars per week?
15	A	Yes.
16	Q	And now is there any other money coming in?
17	A	No.
18	Q	Okay. Is there any money coming in to your wife?
19	A	She is working.
20	Q	Okay. And how much is she earning per week while you
21	are get	tting \$1,000 a week?
22	A	A hundred and sixty.
23	Q	Okay.
24		COURT REPORTER: I'm sorry. I didn't hear you.
25		JUDGE STIRMER: A hundred and sixty dollars.

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1		THE WITNESS: A hundred and sixty dollars per week.
2	!	BY MR. SHOOK:
3	Q	Okay. So between you and your wife, we have \$1,160
4	coming	in per week in March of 1987. At this point, what real
5	estate	do you own? At this point, what I am talking when I
6	say "th	nis point," it is in the context of March of 1987.
7	A	Where I live.
8	Q	Which is that house in Poplar Bluff?
9	A	That's right.
10	Q	Okay. Do you have any other real property?
11	A	No.
12	Q	Do you have okay. So you are getting \$1,160 per
13	month a	and
14	A	A week.
15	Q	A week. And the residence that you own is the only
16	real p	coperty that you have?
17	A	That is correct.
18	Q	What other and where is this \$1,000 a week coming
19	from to	you?
20	A	From High Point Farms, which
21	Q	And what is High Point Farms?
22	A	It was what I owned as, and operated under Stewart
23	Farms.	And I sold it, and I sold it on credit. It took over
24	the	the loans that were against it was taken over, and I
25	was to	be paid at the rate of \$1,000 per week for 15 years.

		and the second s
1	Q	All right. So there is a written agreement somewhere
2	that sp	ells all of this out?
3	A	Yes.
4	Q	Okay. Do you have access to that agreement?
5	A	Not now, no.
6	Q	Okay. Did there come a time when that agreement is no
7	longer	in effect?
8	A	That is true.
9	Q	And when did that take place?
10	A	Along in September of '88.
11		JUDGE STIRMER: What happened? The purchaser stopped
12	paying?	
13		THE WITNESS: It went broke.
14	l	JUDGE STIRMER: It went broke? The egg business went
15	broke?	
16		THE WITNESS: Sir, it went broke. The bank took the
17	trucks.	The Metropolitan took the land. And I ended up with
18	a zero.	It was bad management, but anyway I ended up with
19	zero.	
20		JUDGE STIRMER: All right.
21		BY MR. SHOOK:
22	Q	Okay. So you were receiving \$1,000 a week between
23	March o	f 1987 and September of 1988?
24	A	That is true.
25	Q	And who was it that was paying this to you?

1	A High Point Farms.
2	Q And was the money that you were going to use to build
3	the radio station?
4	A Yes.
5	Q Okay. And now getting back to the application, though.
6	When you discussed with Mr. Fisher you did discuss with Mr.
7	Fisher where you wanted to locate it, where you wanted to
8	locate the tower? Right?
9	A Yes.
10	Q Okay. And what considerations did you and Mr. Fisher
11	discuss in determining that you were going to locate the
12	tower, you know, where you proposed to locate it?
13	A Actually, as far as I can recall, there was none.
14	Q Okay. So you and Mr. Fisher never discussed the
15	possibility that your tower location would adversely impact
16	local residents in a blanketing situation?
17	A We only discussed Channel 6 and where that contour came
18	to and how many people would be affected by it towards the
19	Wappapello area.
20	Q Okay. Towards the what?
21	A The Wappapello, what we call the Wappapello area.
22	Q Okay. It must be
23	MR. DUNNE: Page 11.
24	MR. SHOOK: Okay.
25	BY MR. SHOOK:

1	Q Mr. Stewart, are you referring to why don't you take
2	a look at page 11 of Mass Media Exhibit 12? And there is an
3	area that seems to be defined first by a solid line that is
4	noted as WSPD TV, Grade B. And then there is a broken line,
5	and then there is
6	A Is this page 11?
7	Q Excuse me?
8	JUDGE STIRMER: That is the page you want him to look
9	at?
10	MR. DUNNE: May I?
11	JUDGE STIRMER: Yes, please.
12	MR. DUNNE: Okay. We are on page 11 of Mass Media
13	Bureau's exhibit. Counsel has referred to the solid line and
14	dotted line.
15	BY MR. SHOOK:
16	Q Okay. I have referred to a solid line and a dotted
17	line, and then there is an area in between those two. And is
18	that the area that you were just talking about?
19	A Sir, repeat that, please.
20	Q Okay. I have referred you to a solid line and a dotted
21	line, and then there is an area in between those two.
22	A Yes.
23	Q That is what you were talking about before?
24	A Yes.
25	Q Okay. And could you spell whatever it was that you

1	were talking about?
2	A It is W-A-P-P-A-P-E-L-L-O, Wappapello.
3	Q Okay. And so that was an area that you understood
4	might be affected by the presence of your radio station?
5	A Yes.
6	Q And this was something that you specifically discussed
7	with Mr. Phillips?
8	A Fisher.
9	Q Fisher. Excuse me. And the answer to that question
10	was "yes"?
11	A Yes.
12	Q Okay. But you and Mr. Fisher did not discuss Question
13	24 that appears on page 12?
14	A No.
15	Q Okay. And did you ever discuss with Mr. Fisher approx-
16	imately how many people lived within a 2.45-mile radius of the
17	station, the proposed station?
18	MR. DUNNE: Objection, Your Honor. I think the ques-
19	tion needs to be more specific as to time.
20	JUDGE STIRMER: Would you identify what time frame you
21	are talking about?
22	MR. SHOOK: The time frame that would begin with March
23	of 1987 and end with September of 1988, or October of 1988
24	when the station actually came on the air.
25	JUDGE STIRMER: Do you understand that question,

1	Mr. Stewart?
2	THE WITNESS: No, we did not ever discuss the
3	MR. SHOOK: Okay.
4	BY MR. SHOOK:
5	Q Now moving back to page 2 of your testimony excuse
6	me, paragraph 2 page 1, paragraph 2 of your testimony.
7	After the first conversation with Ms. Smith, there is a refer-
8	ence here to, or there is a statement, "We made an announce-
9	ment in the newspaper that the station would be going on the
10	air on April 1." Now whose is "we," and what was the news-
11	paper?
12	A The newspaper was the DAR.
13	Q And what is that?
14	A The local paper here in Poplar Bluff.
15	Q Okay. And, I mean, for the record, could you just
16	spell out what it is that, you know, "DAR" represents?
17	A It is <u>Daily American Republic</u> .
18	Q Okay. And how many times did that announcement appear
19	in the newspaper?
20	A I would say probably once.
21	Q And this was what? In the nature of letting the local
22	population know that there was going to be a new radio station
23	in town?
24	A There were other announcements before this one.
25	Q Okay. What other announcements were there, and when

1	were they made?
2	A Firstly, there was the public announcements.
3	Q And what do you mean by that?
4	A That we put in the public announcement, ran it three
5	times on a given date, and it was on public file up here at
6	Kennedy's attorney law office.
7	Q Oh, I understand what you are talking about. You mean
8	the FCC-required public notice when the application was filed?
9	A Yes, it was the first step we did.
10	Q Okay. All right. But then this newspaper announcement
11	here is simply for purposes of letting the local population
12	know that you are about to come on the air? Right? The one
13	that you reference here in your testimony.
14	A There was others before this.
15	Q Right. Now we have already talked about some of those.
16	A But there was others.
17	Q There were others? Okay. And what others were there?
18	A That we public meetings. There was one.
19	Q Okay. And what was that all about?
20	A To see if the community really wanted a Christian radio
21	station.
22	Q When was this meeting held, and what was that all
23	about?
24	A It would had to have been after we received the permit
25	from the FCC.

1	Q	Okay. So you have received the construction permit and
2	you ar	e simply holding a local public meeting to find out, you
3	know,	what the sentiment is for having a Christian radio
4	statio	n?
5	A	Yes.
6	Q	And when did that do you remember when that took
7	place?	
8	A	Around the, after the first of the year.
9	Q	The "first of the year" meaning 1988? Right?
10	A	That is correct.
11	Q	Okay. And the purpose of this meeting was, among other
12	things	, to start raising funds?
13	A	That is correct.
14	Q	This is to help put the tower up? Right?
15	A	Yes.
16	Q	Develop a bank account for the station
17	A	Yes.
18	Q	so that you have money in the bank when the station
19	goes or	n the air?
20	A	Yes.
21	Q	Now on April 1, your testimony is that, "Ms. Smith
22	called	the house to tell us that our radio station was messing
23	up her	TV reception." Did you take that call?
24	A	Yes.
25	Q	So you spoke with Ms. Smith?

1	A	Yes.
2	Q	Okay. Did your wife speak with Ms. Smith?
3	A	She was working.
4	Q	So she wasn't at home at the time?
5	A	That is correct.
6	Q	And what other what, if anything, else did you and
7	Ms. Sm	ith talk about?
8	A	Not anything.
9	Q	Okay.
10		JUDGE STIRMER: Well, what did you say when she told
11	you the	at your radio station was messing up her TV reception?
12		THE WITNESS: I told her that it was impossible, that
13	there	wasn't even any equipment there or electric.
14		JUDGE STIRMER: What did she say to that, if anything?
15	<u> </u>	THE WITNESS: Nothing that I can recall.
16		JUDGE STIRMER: And that ended the conversation?
17		THE WITNESS: Yes, sir.
18		JUDGE STIRMER: All right.
19		BY MR. SHOOK:
20	Q	Did she describe, you know, how her TV reception was
21	being n	nessed up?
22	A	No, sir.
23	Q	She just claimed, "My TV reception is being messed up"?
24	A	Yes.
25	Q	Was Ms. Smith the only person that you received a call

1	from t	o that effect?
2	A	Yes.
3	Q	Did Ms. Smith go into detail in terms of which, if any,
4	which	stations you know, which channels were being messed
5	up?	
6	A	No, sir.
7	Q	Okay. Moving on to paragraph 4.
8		MR. SHOOK: Your Honor, when do you propose to
9		JUDGE STIRMER: About 6.
10		MR. SHOOK: Okay.
11		BY MR. SHOOK:
12	Q	Now, Mr. Stewart, I am moving on to paragraph 4 of your
13	testim	ony. Is that where you are?
14	A	Yes.
15	Q	Okay. Now the second sentence reads, "Within a
16	half-h	our or so, we began to get calls from people complaining
17	about :	interference. Most of the people called simply to
18	compla	in. They didn't give their name." Were you receiving
19	any of	these telephone calls?
20	A	No, sir.
21	Q	Who was receiving the telephone calls referenced here?
22	A	A gentleman by the name of Jim Baggett.
23	Q	And what was his function at the station at the time?
24	A	He was the station manager.
25	Q	Okay. Did anybody call and speak to you about

1	A	No.
2	Q	complaints of one kind or another?
3	A	No.
4	Q	Now Mr. Baggett spoke to you about the calls that he
5	receive	ed?
6	A	Yes.
7	Q	And Mr. Baggett told you, "I am getting these calls
8	about :	interference"?
9	A	Yes.
10	Q	And he told you that most of the people are calling
11	simply	to complain and they are not giving their names?
12	A	That is correct.
13	Q	Now the next sentence, it reads, "Ms. Smith called to
14	complai	in about the station's interference to her TV set,
15	primari	ily to the reception of Channel 6." Now was this call
16	also to	Mr. Baggett, or did Ms. Smith call you?
17	A	These were going to Mr. Baggett. I at this time had
18	nothing	g to do with the station.
19	Q	Okay. What were you doing then?
20	A	I was just I had no special job. I was just in and
21	out, ar	cound.
22	Q	Now the next sentence reads, "We received the first
23	complai	nts from the FCC within the next two weeks." Do you
24	have yo	our wife's testimony up there too or just yours?
25	A	Just mine.

1	Q	Now, Mr. Stewart, I am going to place before you a
2	docume	nt that is an attachment to your wife's testimony. Is
3	that th	he letter that you are referring to from the FCC?
4	A	I did not see the letter personally. I heard of it.
5	Q	Okay. And how did you come to hear of it?
6	A	After Mr. Baggett left, this was in the file.
7	Q	Okay. This letter comes in from the FCC and you don't
8	know ar	nything about it until Mr. Baggett leaves?
9		MR. DUNNE: Objection, Your Honor. That wasn't his
10	testimo	ony.
11		MR. SHOOK: Your Honor, I am not characterizing. I am
12	just as	sking him a question.
13		MR. DUNNE: He testified that he heard about it and he
14	didn't	see the letter until after Mr. Baggett left.
15		JUDGE STIRMER: Reframe the question as to what his own
16	persona	l knowledge is of the matter.
17		MR. SHOOK: Okay.
18		BY MR. SHOOK:
19	Q	Mr. Stewart, when did this letter come to your atten-
20	tion?	
21	A	After Mr. Baggett resigned and left.
22	Q	Okay. Now does that mean that you knew nothing about
23	the let	ter while Mr. Baggett was at the station?
24	A	That is correct.
25	Q	However, you knew that complaints about interference

1	had bee	en made? Correct?
2	A	Yes.
3	Q	Now when you came upon this letter from the FCC, about
4	when di	d this take place? When did you become aware that this
5	letter	existed?
6	A	It was some time.
7	Q	Okay. Try to give us an idea of how much time is "some
8	time."	
9	A	Probably December of '88.
10	Q	Okay. The letter references two complaints. Do you
11	see tha	at? Take a look at the letter.
12	A	Yes.
13	Q	Okay. Do you know which two complainants are involved?
14	A	I have no idea.
15	Q	Right. The letter doesn't say who they are? Correct?
16	A	Yes.
17	Q	Okay. Does the name Dariel Denton mean anything to
18	you?	
19	A	Not personal.
20	Q	Does it mean anything to you?
21	A	I have heard it.
22	Q	Okay. And how is it that you have heard it?
23	A	Through general conversation.
24	Q	Okay. Do you recall ever having spoken with
25	Mr. Den	iton?

1	A	No.
2	Ω	Okay. So you don't know whether Mr. Denton may have
3	been or	ne of those two persons referenced in this October 21
4	letter	from the FCC?
5	A	No, sir.
6	Q	There did come a time, though, when you read this FCC
7	letter	? Right?
8	A	It came to my attention.
9	Q	Okay. When it came to your attention, did you read it?
10	A	No.
11	Q	Okay. Was there any particular reason why you didn't
12	read it	t?
13	A	I wasn't I wasn't the manager of the station.
14	Ω	Okay. Let me backtrack here. I understood from what
15	you sa:	id that when Mr. Baggett was at the station he was the
16	station	n manager? Right?
17	A	That is correct.
18	Q	And that you didn't see this letter until after
19	Mr. Baq	ggett left. Now is there somebody else who comes into
20	the sta	ation as station manager?
21	A	Yes.
22	Q	All right. And who is that?
23	A	A gentleman by the name of Ben Tippett,
24	T-I-P-1	P-E-T.
25	Q	Okay. Now but at that point when Mr. Tippet is there,

1	you have become aware of this letter? Correct?
2	A Yes.
3	Q But you didn't read it?
4	JUDGE STIRMER: Wait a minute. How did you become
5	aware of it?
6	THE WITNESS: The secretary informed me of a letter
7	that she found in the drawer that was written to Mr. Baggett.
8	JUDGE STIRMER: From the FCC?
9	THE WITNESS: From the FCC.
10	JUDGE STIRMER: Did you ask to see that letter?
11	THE WITNESS: She just informed me, said, "There is a
12	letter to Mr. Baggett."
13	JUDGE STIRMER: What was your reaction?
14	THE WITNESS: Not anything.
15	JUDGE STIRMER: Well, now you had just went on the air,
16	did you not. And you get a letter from the FCC, and you have
17	no reaction whatsoever, don't even want to read it? Is that
18	your testimony?
19	(Pause.)
20	THE WITNESS: I was made aware of it.
21	BY MR. SHOOK:
22	Q Okay. And to the extent that you were made aware of
23	it, that is reflected in your testimony here in paragraph 4?
24	(Pause.)
25	A Yes.

1	Q Okay. So you understood that the letter from the FCC
2	explained what blanketing interference was and what the sta-
3	tion was supposed to do about it? Right?
4	(Pause.)
5	A This was given to the manager of the station.
6	Q Right. Who was responsible to you, right? You are the
7	president of the licensee?
8	(Pause.)
9	A I didn't know what to do.
10	Q Okay. Now I am looking at the last full sentence that
11	appears on page 2.
12	A When I was informed of it, I did not know what to do.
13	Q Okay. Let me refer you to your testimony, your written
14	testimony. It is buried in there someplace. Okay. Do you
15	see the last full sentence on page 2, the sentence that reads,
16	"The information received from the FCC with the complaint
17	explained what FM blanketing interference was and also what
18	the station was supposed to about it"?
19	A Yes, I see it.
20	Q Okay. And that is your testimony?
21	A Yes.
22	Q All right. Now when did you come to the understanding
23	of what the FCC letter said and what the station was supposed
24	to do about the FM blanketing interference?
25	A This was turned over at the time to the engineer.